AO 91 (Rev. 08/09) Criminal Complaint

E 1119

## UNITED STATES DISTRICT COURT for the Northern District of California Northern District of California APR 3 2012 NORTHERN DISTRICT COURT NORTHERN DISTRICT COURT OAK OF CALIFORNIA OF COURT OAK OF COURT OF COURT OAK OF COURT OF COURT

United States of America )
v. )

JOSE ANTONIO GUITERREZ, a/k/a JOSE FOGEL, a/k/a JOSE FOGAL, a/k/a JOSE GUITERREZ-FOGAL,

Defendant(s)

Case No.

4-12-70377



		CRIMIN	AL COMPLAINT			
I, the complain	nant in this cas	se, state that the fol	lowing is true to the best of my	knowledge and belief.	•	
On or about the date(s	) of	April 2, 2012	in the county of	Alameda	in the	
Nothern Dis	strict of	California	, the defendant(s) violated:			
Code Section  18 U.S.C. §111(a)(1) Forcible Assault of		Offense Description	on			
		Penalties: 8 years in cust \$250,000 fine 3 years of sup \$100 special a	ervised release			
See attached Affidavit	of U.S. Deput	- -				
<b>M</b> Continued	on the attache	a sneet.				
APPROVED AS TO FORM:				5=1		
CHRISTINA McCALL, A		A	Con	mplainant's signature		
				GEL, U.S. Deputy Mar	shal	
Sworn to before me ar	nd signed in m	y presence.				
Date: 4/3/12				Judge's signature		
City and state: Oakland, California			DONNA M. RYU	DONNA M. RYU, United States Magistrate Judge  Printed name and title		

## Affidavit of Deputy U.S. Marshal David Siegel

I am a Deputy in the United States Marshals Service and have been so employed for approximately three and a half years. My previous law enforcement experience since 2001 includes service in the United States Marine Corps' Military Police and service as a United States Customs and Border Protection officer.

As a Deputy in the United States Marshals Service (USMS), I am currently stationed with the Northern District of California Oakland office and empowered to investigate and make arrests for violations of Title 18 United States Code section 111, forcibly assaulting federal officers or employees. This affidavit is submitted for the limited purpose of providing probable cause to support the attached criminal complaint. I have not set forth each and every fact learned during the course of this investigation in the above affidavit but have only included the details I believe are necessary for probable cause.

Through my personal observations, my review of records and reports, review of a publically-available videotape of the assault, and interviews with other USMS Deputies, I have learned the following information.

- A. On April 2, 2012, at approximately 12:20 p.m., the Drug Enforcement Agency (DEA) phoned and requested that USMS Deputies assist DEA and Internal Revenue Service Criminal Investigations (IRS-CI) agents who were trapped inside a marijuana dispensary by protesters at 789 17<sup>th</sup> Street, Oakland, CA 94612, as they attempted to execute a federal search warrant.
- B. Prior to the request for assistance at the 17<sup>th</sup> Street address, USMS Deputies assisted DEA and IRS-CI in the execution of another search warrant at a location a few blocks away at 1600 Broadway. I was present at both locations. The crowd in both locations was aggressive, crowding toward the agents and operations. Some loud members of the crowd called us terrorists, shouted that we were committing war crimes, used obscenities toward us, and personally insulted us, in addition to blowing marijuana smoke directly in our faces. At the Broadway address, some of the members of the crowd said they would post photographs

of the law enforcement officers on the internet, and send them to "Anonymous," and find out who our family members are.

- C. USMS Deputies arrived at the 17<sup>th</sup> Street address as a team at approximately 12:35 p.m., dressed in distinctive law enforcement attire, and provided security at the entrance of the address. Shattered glass from several storefront windows was observed on the sidewalk in front of the dispensary. Several unidentified protesters attempted to initiate bodily contact with the Deputies. Other unidentified protesters began yelling in the faces of the Deputies from approximately 12 inches away. The protesters' actions had caused several of the Deputies to receive saliva on their faces and uniforms.
- D. Deputy U.S. Marshal Shakeri was performing his official duties, wearing: khaki-colored pants; a dark blue baseball style cap with a large image of the USMS logo on the front; a dark blue jacket clearly marked with a gold USMS logo on the chest front and the words "US MARSHAL" printed under the logo, large "US MARSHAL" letters in gold on both arms, and large gold letters saying "US MARSHAL" on the back of the jacket; and a duty belt, including his service weapon.
- E. Just outside the entrance to the 17<sup>th</sup> Street address, prior to 1:00 p.m., Subject, later identified as Jose Antonio Guiterrez, separated from the crowd, lunged toward USMS Deputies and assaulted Deputy US Marshal Shakeri by shoving him with both hands while Deputy Shakeri's back was turned. Deputy US Marshal Shakeri staggered forward due to the significant force of the shove by Guiterrez, but avoided falling to the ground initially due to the proximity of other agents and the crowd. Fearing additional physical attacks on law enforcement, Supervising Deputy US Marshal McCloud and other Deputies attempted to arrest Guiterrez for assault on a federal officer, and fell to the ground with Guiterrez. During the struggle to arrest Guiterrez, he continued to resist verbally and physically. Guiterrez attempted to punch and kick arresting USMS Deputies, until finally subdued in hand cuffs. As a result of attempting to arrest Guiterrez, and Guiterrez's kicking and punching, Deputy Shakeri suffered an abrasion to his knee, and Deputy McCloud sustained abrasions to his elbow and knee, and causing an injury to his right knee, causing Deputy McCloud to limp.

- F. Deputy US Marshal Lopez witnessed Guiterrez, who was dressed in a grey hooded sweat shirt wearing a pig mask, participate as a hostile crowd member, and shove Deputy US Marshal Shakeri into Deputy Lopez. Prior to shoving Deputy Shakeri, Deputy Lopez witnessed Guiterrez kick another agent, believed to be a DEA agent. The investigation into the kicking of an agent continues. Guiterrez had possession of the pig mask when he was arrested; the mask is currently kept in USMS custody. Deputy US Marshal Lopez incurred abrasions on her right knee as a result of attempting to arrest Guiterrez, and Guiterrez's continued resistance.
- G. News footage on Channel 2 KTVU news video clip dated 04/02/2012, "Raw video: Feds clash with Oakland pot club supporters," also shown at:

  <a href="http://www.ktvu.com/videos/news/oakland-federal-agents-raid-local-pot-clubs/vGk7K/">http://www.ktvu.com/videos/news/oakland-federal-agents-raid-local-pot-clubs/vGk7K/</a>
  clearly showed Guiterrez, dressed in his grey sweat shirt, place both of his hands on Deputy US Marshal Shakeri as he turned his back, then shove him with brute force in one swift motion.
- H. Deputy US Marshal McCloud also witnessed Guiterrez use enough force to push Deputy US Marshal Shakeri and cause him to fall forward. Deputy US Marshal McCloud stated that Jose Guiterrez also attempted to punch and kick Deputies, and resist arrest.

For the reasons set forth above, I respectfully submit that there is probable cause to believe that Jose Antonio Guiterrez violated Title 18 United States Code Section 111(a)(1) – Forcible assault on a federal agent.

David Siegel

Deputy U.S. Marshal

SUBSCRIBED AND SWORN TO BEFORE ME THIS DAY OF APRIL 2012.

HON. DONNA M. RYU

United States Magistrate Judge